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		I DIG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO.	FIFI	LING DATE		TNX00-04	6910	
09/816,839		03/23/2001	Michael S.C. Fung	114700-04		
26839	7590	07/01/2002		EXAMINER		
TANOX, INC. 10301 STELLA LINK HOUSTON, TX 77025				DECLOUX, AMY M		
HOOSTON	, 112			ART UNIT	PAPER NUMBER	
				1644	·¬	
				DATE MAILED: 07/01/2002	2	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati n N .		Applicant(s)	
		09/816,839 FUNG ET AL.			
Office Action Summary		Examin r		Art Unit	
		Amy M. DeCloux		1644	nddross.
	The MAILING DATE of this communication ap	ppears n the cover	sheet with the	corresp ndence a	adaress
A SHO THE MA - Extensi after SI - If the pi - If NO p - Failure	REPIV RTENED STATUTORY PERIOD FOR REPIALING DATE OF THIS COMMUNICATION ons of time may be available under the provisions of 37 CFR 1 X (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a received for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by statutory received by the Office later than three months after the mail patent term adjustment. See 37 CFR 1.704(b).	LY IS SET TO EXP	IRE 1 MONTH yer, may a reply be t mum of thirty (30) do SIX (6) MONTHS fro	imely filed ays will be considered tin the mailing date of thi IFD (35 U.S.C. § 133).	nelv
tatus					
1)□	Responsive to communication(s) filed on _		nal		
2a)□	This action is FINAL . 2b)	This action is non-fi	iidi. ormal mattere	prosecution as to	the merits is
)isp sitio	Since this application is in condition for allo closed in accordance with the practice und on of Claims	er Ex parto dasy	1935 C.D. 11	, 453 O.G. 213.	
4)[\]	Claim(s) 1-18 is/are pending in the applicat	ion.	Al - in		
,	4a) Of the above claim(s) is/are without	Irawn from consider	ation.		
	Claim(s) is/are allowed.				
	Claim(s) is/are rejected.				
7)[]	Claim(s) is/are objected to.				
8)[🛛	Claim(s) <u>1-18</u> are subject to restriction and	or election requiren	nent.		
Applicati	on Papers				
• •>□	The experiencial is objected to by the Exam	niner.	المطلم المراجعة	Evaminer	
10)□	- is/are: a)∏ a	ccepted or b) object	cted to by the c	See 37 CFR 1.89	5(a).
		n the drawing(S) be II	elu ili abeyanoo		aminer.
11)	The proposed drawing correction filed on _	is: a)[_] appro	Aed n) T disat	, p. 0 . 0 0 0 ,	
	If approved, corrected drawings are required	in reply to this Office a	acaon.		
	The oath or declaration is objected to by the	e Examinei.			
Pri rity	under 35 U.S.C. §§ 119 and 120		0E U O O S 4:	10(a)-(d) or (f)	
13)□	Acknowledgment is made of a claim for fo	reign priority under	აე U.პ.U. ფ I	io(a) (a) or (i).	
а	\□ All b)□ Some * c)□ None of:				
	A Contified copies of the priority docul	ments have been re	ceived.	ligation No	
	The sure is a set the priority document	ments have been re	ceived in App	enived in this Not	– · tional Stage
	3. Copies of the certified copies of the application from the Internation	priority documents al Bureau (PCT Rul a list of the certified	have been ree 17.2(a)). copies not ree	ceived in this Na	norial olago
	See the attached detailed Office action for Acknowledgment is made of a claim for do	mestic priority unde	r 35 U.S.C. §	119(e) (to a provi	isional application)
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15)	 a) ☐ The translation of the foreign language Acknowledgment is made of a claim for do 	mestic priority unde	er 35 U.S.C. §	§ 120 and/or 121	
Attachm					
1) 🔲 No	etitics of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-9 formation Disclosure Statement(s) (PTO-1449) Paper	48) [,]	Interview Su Notice of Inf Other:	mmary (PTO-413) Pa ormal Patent Applica	aper No(s) · tion (PTO-152)
3,	ad Trademark Office	an A.V O.			Part of Paper No. 7

Application/Control Number: 09/816,839

Art Unit: 1644

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-10, drawn to an inhibitor molecule, classified in class 530, subclasses 350, 300 and 388.25, and class 514, subclass 8.
- II. Claims 11-16, drawn to a method of inhibition of complement activation comprising administering an inhibitor, classified in class 424, subclass 184.1.
- III. Claims 17-18, drawn to a diagnostic method comprising the detection of C2 or C2a with an inhibitor molecule, classified in class 435, subclass 7.8.

The inventions are distinct, each from the other because of the following reasons:

Groups II and III are unique methods. They differ with respect to their respective endpoints and associated process steps. Therefore, Groups II and III are patentably distinct each from the other.

Group I and Groups II/III are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (M.P.E.P. 806.05(h)). In the present case, the product as claimed, the inhibitor can be used as an immunogen in a method to make monoclonal antibodies, as well as in a method of inhibition of complement activation or in a diagnostic method.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, and because a search in the non-patent literature of any of these distinct inventions would not be co-extensive with a search of the others, an examination and search of two or more inventions in a single application would constitute a serious undue burden on the Examiner, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amy M. DeCloux whose telephone number is 703 306-5821. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan can be reached on 703 308-3973. The fax phone numbers for the organization where this application or proceeding is assigned are 703 305-3014 for regular communications and 703 305-7401 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-0196.

Amy DeCloux, PhD,

Patent Examiner, Group 1640,

June 30, 2002

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